		MORTGAGE RECORD
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Mill. of the fact. Strictly (M) fut of the second part is necessary in second part in the second part is the second part is necessary in the second part is nec		WITHIES THE the sold next it of the first next for suid is consideration of the sum of WADPP. WHOULD MARK
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The same and warms and defend the same against the lawful and equilable datus of all precises without second part is the peedal lastange and regard and part of the far part, land and and and and and and and and and		with all results of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any particular, and with all an singular the tenements, hereditaments and appurtenances thereto belonging. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, forever. Said part for more thereby covenant a
AND, WIENERS, Said part, full he first parts of the second part, in the methers and have and suscentees the rest of the second part, in the second		that will warrant and defend the same against the lawful and equitable claims of all persons whomsoever.
AND DIFFERENCES (De notion in the second		of said part of the first part, loaned and advanced to use of the second part is successors and assigns, to pay all taxes and assessments
AND WITEREYS, De notion With Network Structure Str		general and special, against said land and minprovements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second party may designate, and the policy or policies of insurance constantly transferred to said party of the second part, it successors or assigns, and also to keep said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be a source or assign and assessments, and may effect such insurance, for such assessments.
did on the .uncefer obligation, "Gib is made a part hered and is in work and figure as follows, to-wit: NOTE OR OBLIGATION NETE OR OBLIGATION NEVADA, NO	- and a second	paying the costs thereof, and may also pay the final judgment for any statutory lien claims, and may invest such sums as may be necessary to protect the title or possessio of said premises, including all costs, and for the repayment of all moneys so expended together with the charges thereon as provided by the Constitution and By-Law of the said Association, these presents shall be security
Note OR OBLICATION NEVADA, MO. JUNNERSON, D. 20. 1017. TOR VALUE RECEIVED		did on the use and denver to the PARMA AND HOME SAVINGS AND LOAN ASSOCIATIO or MISSOURI
And		NOTE OR OBLIGATION NEVADA NO. Service rug - 20 = 19/7
And		sums of money, viz.; The sum of
promised and gree Z to fully pay and discharge the same. The payment of said monthly sum aggregating. DOLLARS each and every consecutive mouth hereafter until the maturity of said stock, and the pay ment of all fines, penalties, udvances, liens and other charges shall entitle all of said certificateof stock to redemption by said Association and deed of trust or mortgage to value thereof, and the said shareof stock so taken and redeemed shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to secure the same. This obligation may be paid off at any time upon giving thirty days' written notice to the Home Office of the Association at Nevada, Mo., in which event this not or obligation may be credited on such repayment of loan with the withdrawal value of the stock carried with same. (SEAL) (SEAL) NOW, THEREFORE, If said part		Juverityfico and 5/1.9.0 DOLLARS, the same being the interest due monthly upon said sum so borrowed by
promised and gree Z to fully pay and discharge the same. The payment of said monthly sum aggregating. DOLLARS each and every consecutive mouth hereafter until the maturity of said stock, and the pay ment of all fines, penalties, udvances, liens and other charges shall entitle all of said certificateof stock to redemption by said Association and deed of trust or mortgage to value thereof, and the said shareof stock so taken and redeemed shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to secure the same. This obligation may be paid off at any time upon giving thirty days' written notice to the Home Office of the Association at Nevada, Mo., in which event this not or obligation may be credited on such repayment of loan with the withdrawal value of the stock carried with same. (SEAL) (SEAL) NOW, THEREFORE, If said part		And the stand of how and provide a solution in the finite office of stock, and of saids of how and so in the stand of how and so in the stand of how and solution
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(SEAL)		nonine flie come
NOW, THEREFORE, If said part		(SEAL)
expenditures, and the invitate of the first mortgage; also for foreclosing the same; all of which shall be a lien upon said premises and secured by this mortgage, and included in any decree of foreclosure rendered thereon, and all rents collected by said party of the second part shall be a pipied on the payment of said debt. And the said part of the first part, for said consideration, do		(SEAL)
State of Okiahoma. IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and entered intu in accordance with the By-Laws of the FAHM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri are to govern. IN WITNESS WHEREOF, The said partof the first part hahereunto set		note, the same same of the principal of same energy and the intercast and party of these or the second and the principal of same or the principal of same and to protect the title to said premises, together with the charges as provided by the By-Laws of the second part, to pay said taxes, assessments and instruct and interest, premiums and the principal of said interest, premiums expenditures, and the payment of mortgages before their maturity and difference of the second same of the principal of said interest, premiums and the payment of mortgages before their maturity and difference of the payment of mortgages before their maturity and difference of the payment of mortgages before the payment of maturity and difference of the payment of mortgages before the payment of maturity and difference of the payment of mortgages before the payment of maturity and difference of the payment of mortgages before the payment of maturity and difference of the payment of maturity and difference of the payment of mortgages before the payment of maturity and difference of the payment of mortgages before the payment of maturity and difference of the payment of the payment of maturity and difference of the payment of the pay
IT IS UNDERSTOOD AND AGREED, By and hetween the parties hereto, that this entire contract, and each and every part thereof, is made and entered into in accordance with the By-Laws of the Faust AND HOME SAVINGS AND LOAN Associations of Missouri, and the laws of the State of Missouri, and in construing this contract, the By-Laws of said Association and the laws of the State of Missouri are to govern. IN WITNESS WHEREOF, The said part of the first part ha hereunto set hand here and seal the day and year first above written. (SEAL)		
(SEAL)		IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and entered into in accordance with the By-Laws of the FARM AND HORE SAVINOS AND LOAN ASSOCIATION OF MISSOURI, and the laws of the State of Missouri, and in construing this contract the By Laws of and Association of the State of Missouri and the Bay of the State of Missouri, and in construing this contract the By Laws of and Association of Missouri and the graves.
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